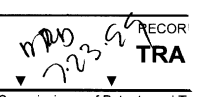
FORM PTO-1594 (Modified) (Rev. 6-93)
OMB No. 0651-0011 (exp.4/94)
Copyright 1994-97 LegalStar
TM05/REV03



ľ

07-27-1999



Docket	No.	
DOCKEL	INU	

014951/0146

101102242		▼	▼
lemarks: Please record the atta	sched original doc	umente or c	ony therec

Tab settings → → → ▼	▼	10	01102242	▼ ▼
To the Honorable Commission	oner of Patents and Trade	emarks:	Please record the attached original documen	ts or copy thereof.
1. Name of conveying party(iew) WILLCOX & GIBBS, INC  Individual(s) General Partnership	Association  Limited Partr	nership	2. Name and address of receiving party(ies  Name: ABLECO FINANCE LLC, as Ag  Internal Address:  Street Address: 450 PARK AVENUE  City: NEW YORK State:  Individual(s) citizenship  Association  General Partnership  Limited Partnership  Corporation-State  Other DELAWARE LIMITED LIAN  If assignee is not domiciled in the United States, a designation is  (Designations must be a separate document from	BILTYCOMPANY domestic (es 🔊 N
			Additional name(s) & address(es)	∕es 🖾 N
4. Application number(s) or reg	istration numbers(s):			
A. Trademark Application No.(s	S) Additional r	numbers	B. Trademark Registration No.1 1,569,252 1,560,503 2,127,573 2,124,121  ☐ Yes ☒ No	(s)
E Name and address of name of			6. Total number of applications and	
<ol><li>Name and address of party t concerning document should</li></ol>		•	registrations involved:	4
Name: JOSHUA R. BRESS	SLER		7. Total fee (37 CFR 3.41):\$ \$	2115.00
Internal Address: SCHULT	ΓΕ ROTH & ZABEL LLP	<b>)</b>	☐ Enclosed	§115.00
			☑ Authorized to be charged to deposit a	account
Street Address: 900 THIRI	D AVENUE		8. Deposit account number:	
City: <u>NEW YORK</u>	State: <u>NY</u> ZIP: <u>1</u>	10022	SCHULTE ROTH & ZABEL LLP - 5006	775
7/26/1999 DNGUYEN 00000406 50067	5 1569252	DO NOT L	JSE THIS SPACE	
1 FC:481 40.00 CH 2 FC:482 75.00 CH				
of the original document.	and belief, the foregoing	g infolma	ntion is true and correct and any attached cop	
JOSHUA R. BRESSLER	//	$\mathcal{C}^{\prime\prime}$	JULY 22	
Name of Person Sig	•			ate
	Total number of pages	including c	over sheet, attachments, and	

## ASSIGNMENT FOR SECURITY (OTHER INTELLECTUAL PROPERTY)

WHEREAS, Willcox & Gibbs, Inc., a debtor and a debtor-in-possession, or its predecessors-in-interest (collectively, "Assignor") has all right, title and interest to the Other Intellectual Property Collateral, as well as to Patent Collateral, Trademark Collateral, and Copyright Collateral not included within the Assignment For Security-Trademarks, Assignment For Security-Copyrights, and Assignment For Security-Patents (collectively referred to as "Additional Collateral");

WHEREAS, Assignor is obligated to Ableco Finance LLC, a Delaware limited liability company, as lender under that certain Financing Agreement, dated April 20, 1999, between Assignor and Ableco Finance LLC (as the same may be amended, restated, modified or supplemented from time to time, the "Credit Agreement"), and as agent for itself and each person that purchases any portion of Ableco Finance LLC's rights and obligations under the Credit Agreement pursuant to Section 9.13 thereof, collectively, the "Assignee"), and Assignor has entered into a Security Agreement and Mortgage - Intellectual Property dated the date hereof (the "Security Agreement") in favor of Assignee; and

WHEREAS, pursuant to the Security Agreement, Assignor has assigned to Assignee and granted to Assignee a security interest in, and mortgage on, all right, title and interest of Assignor in and to the Additional Collateral and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof (the "Collateral"), to secure the payment, performance and observance of the Obligations, as defined in the Security Agreement;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Assignor does hereby further assign unto Assignee and grant to Assignee a security interest in, and mortgage on, the Collateral to secure the prompt payment, performance and observance of the Obligations.

Assignor does hereby further acknowledge and affirm that the rights and remedies of Assignee with respect to the assignment of, security interest in and mortgage on the Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

Assignee's address is 450 Park Avenue, 28th Floor, New York, New York 10022.

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of the 20th day of April 1999.

WILLCOX & GIBBS, INC.,

a Debtor and a Debtor-in-Possession

3y: \_\_\_\_

Taple:

STATE OF NEW YORK	)
) ss.:	
COUNTY OF NEW YORK	)

On this 20 day of April 1999, before me personally appeared John K. Ziegler, Jr. to me known, who, being by me duly sworn, did depose and say that he resides at 72 Riverside Ave Bosking Ridge, NJ 01920 and that he is Go, W. Asst Seaf of Willcox & Gibbs, Inc., a debtor and a debtor-in-possession, described in and which executed the foregoing instrument and that he signed his name thereto pursuant to such authority.

DENISE MARIA MCDERMOTT
Notary Public, State Classification York
No. 01MC5018503
Qualified in New York County 99
Commission Expires Sept. 27, 19

Deine Maria Mc Dermott

WILLCOX & GIBBS, INC. PATENT APPLICATIONS None TRADEMARK APPLICATIONS None **SERVICE MARKS** REGISTRATION NO. **MARK** Willcox & Gibbs, Inc. 1,569,252 **WILLCOX & GIBBS** 1,560,503 W&G 2,127,573 REXEL REXEL 2,124,121 SERVICE MARK APPLICATIONS None TRADE DRESS None **LOGOS** SERIAL NO. MARK Willcox & Gibbs, Inc. 014,178 (Canada) **GW WILLCOX & GIBBS** SEWING MACHINE CO., NEW YORK & Design 1473387 (France) WG & Design **DOMAIN NAMES** W6-NY991100.001

> TRADEMARK REEL: 001934 FRAME: 0302

OTHER INTELLECTUAL PROPERTY

None	
COPY	RIGHT APPLICATION
None	
MASK	WORK REGISTRATION
None	
MASK	WORK APPLICATION
None	
CORP	ORATE NAMES
1.	Willcox & Gibbs, Inc.
TRAD	DENAMES
1.	WG Apparel, Inc.
LICEN	NSE AGREEMENTS
1.	Distributorship Agreement made as of October 1, 1998, between G.M. Pfaff AG, and Willcox & Gibbs, Inc. (Whereby Pfaff grants to Willcox & Gibbs certain intellectual property rights)
2.	Distribution Agreement made as of January 1, 1995 between Pegasus Sewing Mfg. Co. Ltd. and Willcox & Gibbs, Inc. (Whereby Pegasus grants to Willcox & Gibbs certain intellectual property rights)
BORR	OWER LICENSOR AGREEMENTS
None	

W6-NY991100.001

TRADEMARK REEL: 001934 FRAME: 0303